1 2 3 4 5 6 IN THE UNITED STATES DISTRICT COURT 7 FOR THE DISTRICT OF ARIZONA 8 Regina Calisesi, Toi, and Jeffri Bolton, ex rel. United States of America, No. CV-13-01150-PHX-NVW 9 10 **ORDER** Plaintiffs, 11 v. 12 HotChalk, Inc., et al., 13 Defendants. 14 Pursuant to the Amended Stipulation of Dismissal (Doc. 156) filed by the 15 Defendant HotChalk, Inc. ("HotChalk"), Defendant Concordia University (an Oregon not 16 for profit) ("CU-P"), Defendant Concordia University (a Nebraska not for profit) ("C-17 NE"), Defendant Concordia College (a New York not-for-profit corporation) ("C-NY"), 18 2015, and good cause appearing 19 and Realtors on August 28, IT IS HEREBY ORDERED granting the parties' Stipulation (Doc. 156). 20 IT IS FURTHER ORDERED that all of Relators' claims against Defendants 21 HotChalk, CU-P, C-NE, and C-NY are dismissed with prejudice. Defendants will bear 22 their own attorney's fees, costs, and expenses incurred in connection with this action. 23 24 IT IS FURTHER ORDERED that Relators are entitled to their reasonable 25 attorneys' fees, expenses, and costs under 31 U.S.C. § 3730(d), though Defendants 26 27 28

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reserve the right to challenge the reasonableness of the attorneys' fees, expenses, and costs. Dated this 31st day of August, 2015. Néil V. Wake United States District Judge